Expedited B	ill No.		<u>3-10</u>		
Concerning:	Stre	ets	and	roads	_
Sidewal	ks	_	Public	: hea	aring
<u>requiren</u>	nent				
Revised:	Janua	ry 7,	2010 D	raft No.	2
Introduced:	Ja	anua	ry 19, 20	010	
Expires:	Ju	ıly 19	9, 2011		
Enacted:					
Executive:					
Effective:					
Sunset Date	: N	one			
Ch I	aws	of M	ont Co		

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Council President Floreen, Councilmembers Leventhal and Berliner, and Council Vice President Ervin

AN EXPEDITED ACT to:

- (1) waive the required public hearing under certain circumstances before certain sidewalks or shared use paths are approved; and
- (2) generally amend the law governing sidewalk and shared use path approval and construction.

By amending

Montgomery County Code Chapter 49, Streets and Roads Sections 49-53 and 49-54

Boldface *Heading or defined term.*

<u>Underlining</u>
Single boldface brackets]
Added to existing law by original bill.
Deleted from existing law by original bill.

Double underlining Added by amendment.

[[Double boldface brackets]] Deleted from existing law or the bill by amendment.

Existing law unaffected by bill.

The County Council for Montgomery County, Maryland approves the following Act:

Sec. 1. Sections 49-53 and 49-54 are amended as follows: 1 2 49-53. Public hearing; notice. * 3 (d) A public hearing need not be held under this Section before a sidewalk 4 or shared use path is constructed if: 5 the sidewalk or path can be constructed entirely in one or more 6 (1) existing public rights-of-way without a detailed engineering 7 design; 8 9 (2) (A) a civic association, homeowner's association, or other organization, which includes a substantial number of 10 property owners who would be benefited by construction 11 of the sidewalk or path, has filed a notice of its support for 12 the sidewalk or path with the Executive or a designee; or 13 if no such organization has filed a notice of support, a 14 (B) petition signed by a substantial number of property owners 15 who would be benefited by construction of the sidewalk or 16 path has been filed with the Executive or a designee; and 17 (3) the Executive finds that significant issues have not arisen that 18 would require a public hearing to be held. 19 49-54. Authorization of construction; recommendation of assessments to 20 Council. 21 If, after the hearing, [provided for in] if any, required by Section 49-53 22 (a) 23 is held, the County Executive finds that the public interest requires all or part of any road construction project under consideration to be carried 24 out, the Executive must authorize the road to be built as required in this 25 Chapter. 26 As soon as practicable after the Executive authorizes the road under this 27 (b)

Se	Section, and after the hearing, if required, is held under Section 49-53			
the County Executive must forward to the County Council a written				
report recommending any proposed assessments based on the estimated				
co	ost of building the road. The report mu	st describe the work to be done		
ar	nd state, with particularity, what portion	of the cost of the construction,		
if	any, should be paid by the adjacent	properties and what portion, if		
ar	ny, of the cost should be paid by the Co	unty under this Chapter.		
	* * *			
Sec. 2.	Expedited Effective Date.			
The Cou	incil declares that this Act is necessary	for the immediate protection of		
the public inter	rest. This Act takes effect on the date w	hen it becomes law.		
Approved:				
••				
Nancy Floreen	, President, County Council	Date		
Approved:	•			
11				
Isiah Leggett, (County Executive	Date		
This is a correct copy of Council action.				
Linda M. Lauer, Clerk of the Council		Date		